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6 7 8 9 110 111	Counsel for Movant Stadium Capital LLC and Proposed Lead Counsel for the Proposed Class  ROCHE FREEDMAN LLP Ivy T. Ngo (249860) Velvel (Devin) Freedman (pro hac vice forthcon Constantine P. Economides (pro hac vice forthcon 1 SE 3rd Avenue, Suite 1240 Miami, Florida 33131 Telephone: 305-971-5943 Emails: ingo@rochefreedman.com vel@rochefreedman.com ceconomides@rochefreedman.com	ning) oming)
13 14 15 16		DISTRICT COURT CT OF CALIFORNIA
17   18   19   20   21   22   23   24   25   26   27   28		Case No.: 5:21-cv-06374-BLF  CLASS ACTION  JOINT SUBMISSION IN RESPONSE TO THE COURT'S ORDER DATED JANUARY 3, 2022  Judge: Hon. Beth L. Freeman Courtroom: 3, 5th Floor
	JOINT SUBMISSION IN RESPONSE TO THE C	Case No. 5:21-cv-06374-BLI COURT'S ORDER DATED JANUARY 3, 2022

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In response to the Court's	January 3, 2022 Order Requesting Joint Submission in Support
of Motions to Appoint Lead Plain	tiff and Lead Counsel (ECF No. 56), Stadium Capital LLC and
Sweta Sonthalia respectfully subm	it a chart listing numerical calculations for their losses under the
method(s) of loss calculation eac	h party urges the Court to adopt in support of their Motions,
attached hereto as Exhibit A.	
DATED: January 5, 2022	Respectfully submitted,
	KAPLAN FOX & KILSHEIMER LLP
	By: /s/ Laurence D. King Laurence D. King (SBN 206423) Kathleen A. Herkenhoff (SBN 168562) 1999 Harrison Street, Suite 1560 Oakland, CA 94612 Telephone: 415-772-4700 Facsimile: 415-772-4707 lking@kaplanfox.com kherkenhoff@kaplanfox.com
	KAPLAN FOX & KILSHEIMER LLP Frederic S. Fox (admitted pro hac vice) Donald R. Hall (pro hac vice to be filed) Jason A. Uris (admitted pro hac vice) 850 Third Avenue New York, NY 10022 Telephone: 212-687-1980 Facsimile: 212-687-7714 ffox@kaplanfox.com dhall@kaplanfox.com juris@kaplanfox.com
	Counsel for Movant Stadium Capital LLC and Proposed Lead Counsel for the Proposed Class
DATED: January 5, 2022	ROCHE FREEDMAN LLP
	By: /s/ Ivy T. Ngo Ivy T. Ngo (249860) Velvel (Devin) Freedman (pro hac vice forthcoming) Constantine P. Economides (pro hac vice forthcoming) 1 SE 3rd Avenue, Suite 1240 Miami, Florida 33131 Telephone: 305-971-5943 ingo@rochefreedman.com vel@rochefreedman.com ceconomides@rochefreedman.com
	Counsel for Movant Sweta Sonthalia and Proposed Lead Counsel for the Proposed Class - 1 - Case No. 5:21-cy-06374-BLF

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	- 2 - Case No. 5:21-cv-06374-BLF JOINT SUBMISSION IN RESPONSE TO THE COURT'S ORDER DATED JANUARY 3, 2022
	JOINT DODMISSION IN INCIDENCE TO THE COURT S ORDER DATED JANUART 3, 2022

ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3) I, Laurence D. King, attest that concurrence in the filing of this document has been obtained from the other signatories. I declare under penalty of perjury that the foregoing is true and correct. Executed this 5th day of January, 2022, at Orinda, California. /s/ Laurence D. King Laurence D. King - 3 -

JOINT SUBMISSION IN RESPONSE TO THE COURT'S ORDER DATED JANUARY 3,